Docket No.: 65507(41925) (PATENT)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Christian Hubschwerlen et al.

Application No.: 10/583,419 Confirmation No.: 3702

Filed: September 28, 2007 Art Unit: 1625

For: OXAZOLIDINONE-QUINOLONE HYBRID

**ANTIBIOTICS** 

Examiner: R.J. Desai

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir/Madam:

## REQUEST FOR REFUND

Applicant requests a refund in the amount of \$545 to Deposit Account No. 04-1105 for the above identified application due to an inadvertent error with regards to calculation of the extension of time.

A Response to the Final Office Action dated April 26, 2011 was filed On August 25, 2011, and payment was made for a one month extension of time (\$65, small entity rate). An Advisory Action subsequently issued. On September 26, 2011, a Request for Continued Examination, Amendment in Response to Advisory Action; Petition for Extension of Time for one additional month (i.e. the second month); as well as a Terminal Disclaimer were filed in the above-referenced application. Payment in the amount of \$1,270 was paid for fees associated with the foregoing but that amount was calculated in error. Subsequent to the submission, the undersigned Attorney-of-Record

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became aware that the extension fee was inadvertently paid as \$725 (the equivalent of a five month extension fee). Accordingly, \$725 for a 5 month extension was then charged to our Deposit Account No. 04-1105. In fact, only a fee of \$180 was due for the second month's extension (\$245 - \$65.00, small entity rate).

It follows then that a refund in the amount of \$545 is proper.

Please credit such refund to our Deposit Account, No. 04-1105, Reference 65507(41925).

Dated: October 19, 2011 Respectfully submitted,

Customer No. 21874

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